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7 Attorneys for Defendant PORSCHE CARS NORTH AMERICA, INC.

10 UNITED STATES DISTRICT COURT

11 SOUTHERN DISTRICT OF CALIFORNIA

12 JOHN RINALDI, an individual,) CASE NO. 08CVU428 JAH NLS
13 Plaintiff,)
14 vs.) STIPULATION RE DISMISSAL OF MAG-
15) MOSS CAUSE OF ACTION AND AGREEMENT
16) TO REMAND BACK TO STATE COURT
17)
18 PORSCHE CARS NORTH AMERICA,)
19 INC., a corporation, and DOES 1)
through 5, inclusive,)
Defendants.) Judge
) Department
) Action Filed: February 5, 2008

20 It is hereby stipulated, by and between the parties hereto,
21 through their respective attorneys of record, as follows:

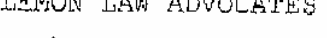
22 1. The allegations pertaining to the Magnuson-Moss Causes of
23 Action brought by plaintiff John Rinaldi in the above-entitled matter
24 are hereby dismissed and will not be sought in this lawsuit against
25 defendant PORSCHE CARS NORTH AMERICA, INC.

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1 2. In consideration of this stipulation, defendant Porsche
2 Cars North America, Inc. has agreed to remand this action back to
3 State Court.

6 Dated: April 24, 2008 GATES, O'DOWDERTY, GONTER & GUY, LLP
7
8 By: Attorneys for
9 DOUGLAS D. GUY, ESQ.
Attorneys for Defendant
PORSCHE CARS NORTH AMERICA, INC.

12 Dated: April 24, 2009 LEMON LAW ADVOCATES
13
14 By: 
15 Jonathan D. McCue, Esq.
16 Stephen P. Polapink, Esq.
Attorneys for Plaintiff, JOHN RINALDI,
an individual